18-1-1. Fault for dog injury -- Dogs used in law enforcement.



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26	[(1) Every person owning or keeping a dog is liable in damages for injury committed
27	by the dog, and it is not necessary in the action brought therefor to allege or prove that the dog
28	was of a vicious or mischievous disposition or that the owner or keeper of the dog knew that it
29	was vicious or mischievous.]
30	(1) (a) Except as provided in Subsection (2), if a person seeks damages for an injury
31	caused by a dog, fault shall be determined in accordance with Section 78B-5-818.
32	(b) A person does not need to prove a dog is vicious or mischievous to seek damages
33	under Subsection (1)(a).
34	(2) [Notwithstanding Subsection (1), neither] Neither the state nor any county, city,
35	metro township, or town in the state nor any peace officer employed by [any of them] the state,
36	a county, a city, a metro township, or a town shall be liable in damages for injury committed by
37	a dog, if:
38	(a) the dog has been trained to assist in law enforcement; and
39	(b) the injury occurs while the dog is reasonably and carefully being used in the
40	apprehension, arrest, or location of a suspected offender or in maintaining or controlling the
41	public order.